PATENT COOPERATION TREATY



PCT

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference CID 2563	FOR FURTHER ACTION		cation of Transmittal of International Examination Report (Form PCT/IPEA/416)				
International application No.	International filing date (day/	nonth/year)	Priority date (day/month/year)				
PCT/EP2003/003897	15 April 2003 (15.04	1.2003)	23 April 2002 (23.04.2002)				
International Patent Classification (IPC) or n D03D 1/00	ational classification and IPC						
Applicant D	IOLEN INDUSTRIAL FI	BERS GME	ВН				
 This international preliminary examination report has been prepared by this International Preliminary Examining Authority and is transmitted to the applicant according to Article 36. 							
2. This REPORT consists of a total of	5 sheets, includi	ng this cover s	heet.				
amended and are the basis for	ied by ANNEXES, i.e., sheets or this report and/or sheets conta Administrative Instructions und	ining rectificat	on, claims and/or drawings which have been tions made before this Authority (see Rule				
These annexes consist of a to	tal of sheets.						
3. This report contains indications rela	ting to the following items:						
I 🔀 Basis of the report							
II Priority							
III Non-establishment o	of opinion with regard to novelt	y, inventive ste	ep and industrial applicability				
IV Lack of unity of inv	ention						
V Reasoned statement citations and explan	under Article 35(2) with regard ations supporting such statemen	l to novelty, in	ventive step or industrial applicability;				
VI Certain documents of	VI Certain documents cited						
VII Certain defects in th	VII Certain defects in the international application						
VIII Certain observations on the international application							
			·				
Date of submission of the demand		Date of completion of this report					
12 November 2003 (12.1	1.2003)	28	May 2004 (28.05.2004)				
Name and mailing address of the IPEA/EP	Autho	Authorized officer					
Facsimile No.	Teleph	ione No.					

Form PCT/IPEA/409 (cover sheet) (July 1998)

Translation

International application No.

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

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I. Basis of the report								
1. With	regard to	o the elements of the international application:*	ĺ					
	the inte	ernational application as originally filed						
\boxtimes	the desc	scription:						
	pages		, as originally filed					
	pages	, file	ed with the demand					
	pages	, filed with the letter of						
	the clai							
		1.11	, as originally filed					
	pages pages	, as amended (together with any stateme	ent under Article 19					
	pages	, file	ed with the demand					
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	pages	, filed with the letter of						
the i Thes	the lar the lar the lar or 55.	d to any nucleotide and/or amino acid sequence disclosed in the international application examination was carried out on the basis of the sequence listing: ained in the international application in written form.	which is: nder Rule 55.2 and/					
	filed t	together with the international application in computer readable form.						
	furnis	shed subsequently to this Authority in written form.						
	furnis	shed subsequently to this Authority in computer readable form.						
	The statement that the subsequently furnished written sequence listing does not go beyond the disclosure in the international application as filed has been furnished.							
-	_	statement that the information recorded in computer readable form is identical to the written sumished.	sequence listing has					
4.	The a	amendments have resulted in the cancellation of: the description, pages the claims, Nos the drawings, sheets/fig	·					
5.		report has been established as if (some of) the amendments had not been made, since they have be not the disclosure as filed, as indicated in the Supplemental Box (Rule 70.2(c)).**	een considered to go					
in i	this repo l 70.17).		idments (Rule 70.16					
** Any	replace.	ement sheet containing such amendments must be referred to under item I and annexed to this repor	· (.					

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III. Non-e	III. Non-establishment of opinion with regard to novelty, inventive step and industrial applicability						
1. The q industr	questions whether the claimed invention appears to be novel, to involve an inventive step (to be non obvious), or to be rially applicable have not been examined in respect of:						
	the entire international application.						
\boxtimes	claims Nos						
becaus							
	the said international application, or the said claims Nos						
s	the description, claims or drawings (indicate particular elements below) or said claims Nos						
	the claims, or said claims Nos are so inadequately supported by the description that no meaningful opinion could be formed. no international search report has been established for said claims Nos						
2. A me seque	eaningful international preliminary examination cannot be carried out due to the failure of the nucleotide and/or amino acid lence listing to comply with the standard provided for in Annex C of the Administrative Instructions: the written form has not been furnished or does not comply with the standard. the computer readable form has not been furnished or does not comply with the standard.						

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Supplemental Box

(To be used when the space in any of the preceding boxes is not sufficient)

Continuation of: III

Claims 10 and 11 define a product exclusively by the method for its production; the subject matter of these claims is therefore unclear (PCT Article 6) because it is not defined, since a product cannot be characterised by the method for its production.

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V. Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

Statement			
Novelty (N)	Claims	1-9	YES
	Claims		NO
Inventive step (IS)	Claims	1-9	YES
	Claims		NO
Industrial applicability (IA)	Claims	1-9	YES
	Claims		NO

2. Citations and explanations

The present invention relates to a method for producing dyed safety belt strips.

The closest prior art is described on page 1 of the description: document D1, DE 29 02 905 A, describes a method for producing dyed safety belt strips using spundyed yarns. However, D1 does not point to the mixture of spundyed yarns with non-spundyed yarns but, on the contrary, to the exclusive use of spundyed yarns (see D1, page 7, final paragraph).

Documents D2, WO 92 03603, and D3, DE 195 37 700, disclose the dyeing of a safety belt with disperse dyestuffs (D2) and the mixing of spun-dyed yarns into a safety belt (D3). However, none of the documents discloses dyeing by combining spun-dyed yarns and disperse-dyestuff dyeing.

Furthermore, none of the citations discloses the **problem** addressed by the present invention, which consists in improving the retraction behaviour of a coloured safety belt.

The problem is solved as per claim 1 in that, in addition to the partial use of spun-dyed yarns, the belt strip is

PCT Article 33(1), (2) and (3).

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subject to dyeing with disperse dyestuffs.

It was ascertained that this produces a coloured belt strip having improved retraction behaviour.

The solution to the problem of interest is neither known nor obvious from the available prior art.

The claims therefore appear to meet the requirements of